Troy Lee 1799 FM 528 RD, #10201 Webster, Texas [77598]

United States Courts
Southern District of Texas
FILED

United States District Court For the Southern District of Texas 601 Rosenberg Galveston, TX 77550 MAR 27 2018

David J. Bradley, Clerk of Court

Dear Clerk;

Please file this refusal for cause in the case jacket of Article III case 3:15-cv-00286. This is evidence if this presenter claims I have obligations to perform or makes false claims against me in the future. A copy of this instruction has been sent with the original refusal for cause back to the presenter in a timely fashion.

Certificate of Mailing

My signature below expresses that I have mailed a copy of the presentment, refused for cause with the original clerk instruction to the district court and the original presentment, refused for cause in red ink and a copy of this clerk instruction has been mailed registered mail as indicated back to the presenter within a few days of presentment.

Troy Lee

Cc:

Dept. of the Treasury Internal Revenue Service Austin, TX 73301-0010

Registered Mail #RE 258 053 311 US

United States District Court for the District of Columbia E. Barrett Prettyman United States Courthouse 333 Constitution Ave NW, Washington, DC 20001 Article III Case 1:17-mc-02763-UNA

Internal Revenue Service Submission Processing Center Austin, TX 73301

Official Business
Penalty for Private Use, \$300

neopost,**



Internal Revenue Service
Submission Processing Center
Austin, TX 73301

Official Business
Penalty for Private Use, \$300

18 000 S ENTROPEN



CUT OUT AND RETURN THE COCKER AT THE BOTTOM OF THIS PAGE IF YOU ARE MAKING A PAYMENT,

EVEN IF YOU ALNO HAVE AMBINQUIRY.

The IRS address must appear in the window. 1483000192

BODCD-WI

Use for payments

Letter Number: LTR3176C Letter Date : 2018-03-16

Tax Period : 201412

INTERNAL REVENUE SERVICE Frivolous Return Prog., Stop 4450 OGDEN UT 84201-0021 ||...| TROY L DOWNS 1799 FM 528 RD APT 10201 WEBSTER TX 77598-4725



In reply refer to: 1483000192 Mar. 16, 2018 LTR 3176C 0 201412 30 Input Op: 1486959054 00024762 BODC: WI

TROY L DOWNS 1799 FM 528 RD APT 10201 WEBSTER TX 77598-4725

Taxpayer identification number

Form: 1040

Tax peaiod : Rec. 31, 2014

Employee identification number: 1000142816 M/S 4450

Contact telephole number: 866-883-0235 Contact fax Jumber: 855-246-4886

eal Taxpayer

You filed a purported tax return for the tax periods above that Naimed one of more frivolous positions of reflected a desire to delay or impede a ministration of the tax laws. If you don't immediately correct your peturn, we'll issess a \$5,000 penalty against you.

WHY WE ARE CONTACTING YOU

Based on Internal Revenue Code Section 6702, Frivolus Tax Submissions, we determined the information you filed as a purported tax return, on Nov. 28, 2017 if frivolous and there is no basis in the law for your position.

Federal courts, including the Supreme Court of the United States, have considered positions like yours and repeatedly rejected them as without merit. Publication 2105, Why do I have to Pay Taxes?, includes examples of frivolous positions and arguments regarding the U.S. tax system under the heading "Don't Tall for These Arguments." Notice 2010-33 provides detailed information in positions identified as frivolous under Section 6702

You included a position that has no basin in the law. You're attempting to avoid or reduce tax liabilities or to secure a refund that you're not entitled to.

To avoid this penalty, submit a signed request to withdraw your purported returns for each taxable period listed at the top of this letter within 30 days from the late of this letter. Once you withdraw your purported returns, we will disregard the previous documents you filed and we will not assess the frivolous tax return penalty for each period for which the purported returns were withdrawn.

If you have questions or concerns regarding the information requested or response timeframes, please contact the number listed at the top of

the letter.

Attach this letter to your emponse and mail it to the return address at the top of this letter.

IF YOU DO NOT WITHERAW OUR RETURNS

If you con't withdra, your feturns within 30 days from the date of this letter, or if you submit additional documents asserting a friction of this position, we will assess the \$5,000 penalty for each purported tax return containing a frivolous position and send you a bill. If you will do add frivolous return, both you and your spouse will be assessed a \$5,000 penalty. Internal Revenue Code Section 6702 provides us the authority to access this penalty. We won't respond to any future correspondence asserting any frivolous position.

ADDITIONAL MEDRMATION

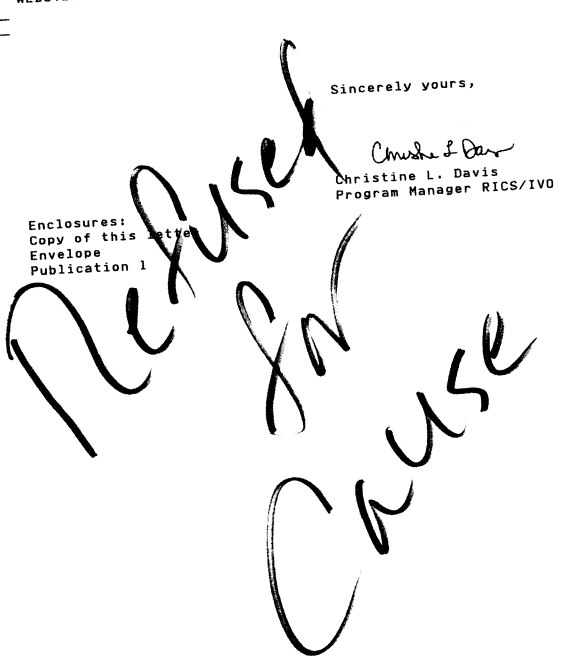
For more information on p sitions identified as rivolous under Section 6202 see: www.irr.gbv/notice201033. If you on't have a computer, consult a law library to access Notice 2010-33 in the Internal Revenue Bulletin (I.R.B.). You can fine additional information in a publication titled "The Truth About Frivolous Arguments" available on pline only it wiw.ifs.gov/frivolous.

See Publication 2105 for basic information about the tax system. We also encourage you to seek advice for a competent tax professional or a tax attorney qualified to practically your state.

If you need forms, schedules, or suffications, you can get them by visiting www.irs.gov/frms-pubs of by calling 800-TAX-FORM (800-829-3676).

We enclosed a copy of this letter for your records and an envelope for your convenience.

f you have additional questions, you can call us at 866-883-0235, onday through Friday 7:00 am to 3:30 p.m. MST.



IRS

Your Rights as a Taxpayer

Publication 1

This publication explains your rights as a taxpayer and the processes for examination, appeal, collection, and refunds. Also available in Spanish.

The Taxpayer Bill of Rights

1. The Right to Be Informed

Taxpayers have the right to know what they need to do to comply with the tax laws. They are a titled to clear explanations of the laws and IRS procedures in all tax prms, instructions, publications, notices and prespondence. The have the right to be informed of IRS decisions about their tax accounts and to receive clear explanations of the outliness.

2. The Right to Quality Service

Taxpayers have the right to receive promit count out and professional assistance in their dealings vin the IRS, to be spoken to in a way they can easily understand, to receive clear and easily understandable communications from the IRS, and to speak to a supervisor about inadequate service.

3. The Right to Pay No More than the Correct Amount of Tax

Taxpayers have the right to pay only the amount of tax leg (I due, including interest and penalties, and to have the IRS apply all tax payments plaperly.

4. The Right to Challenge the IRS's Position and Be Heart

Taxpayers have the light to raise objections and provide additional documentation in response to formal IRS actions or proposed actions, to expect that the IRS will consider their timely objections and documentation promptly and fairly, and to receive a response if the IRS does not agree with their position.

5. The Right to Appeal an IRS Decision in an Independent Forum

Taxpayers are entitled to a fair and impartial administrative appeal of most IRS decisions, including many penalties, and have the right to receive a written response regarding the Office of Appeals' decision. Taxpayers generally have the right to take their cases to court.

. The Right to Finality

Taxpayers have the right to know the maximum amount of they have to challenge the IRS's position as well as the maximum amount of time the IRS has to audit a particular tax year or collect a tax debt. Taxpayers have the right to know when the IRS has finished an audit.

7. The Right to Privacy

Taxpayers have the right to expect that any IRS inquiry, examination, or enforcement action will comply with the law and be no more intrusive than necessary, and will respect all due process rights, including search and seizure protections and will provide, where applicable, a collection due process hearing.

On The Right to Confidentiality

Taxpa, ers have the right to expect that any information they provide to the IRS will not be disclosed unless authorized by the taxpayer or bytlaw. Taxpayers have the right to expect appropriate action will be taken against employees, return preparers, and other who wrongfully use or disclose taxpayer return information.

9. The Right to Retain Representation

Taxpayers have the light to retain an authorized representative of their choice to represent them in their dealings with the IA. Taxpayers lave the right to seek assistance from a Low Income Taxpay. Clinic if they cannot afford representation.

10. The gight to a Fair and Just Tax System

Taxpayers have the right to expect the tax system to consider facts and circumstances that might affect their underlying liabilities, ability to pay, or ability to provide information timely. Taxpayers have the right to receive assistance from the Taxpayer Advocate Service if they are experiencing financial efficulty or if the IRS has not resolved their tax issues properly and timely through its normal channels.

The IRS Mission

Provide America's taxpayers top-quality service by helping them understand and meet their tax responsibilities and enforce the law with integrity and fairness to all.

Examinations, Appeals, Collections, and Refunds

Examinations (Audits)

We accept most taxpavers' returns as filed. If we inquire about your return or select it for examination, it does not suggest that you are dishonest. The inquiry or examination may or may not result in more tax. We may close your case without change; or, you may receive a refund.

The process of selecting a return for examination usually begins in one of two ways. First, we use computer programs to identify returns that may have incorrect amounts. These programs may based on information returns, such as Forms 1099 and W-2, on studies of past examinations, or on certain issues identified by compliance projects. Secon we use information from outside sources that indicates that a return may have incorrect amounts. These sources may include newspapers, public records, and individuals. If we determine that the information is accurate and reliable, we may use it to select a return for examination.

Publication 556, Examination of Returns, Appeal Rights, and Claims for Refund, explains the rules and procedures that w follow in examinations. The following sections give an overview of how we conduct examinations

By Mail

We handle many examination and inquiries by mail. We will send you lette with either a request for more information or a reason why we believe a change to your return may be needed. You can respond by mail or you can request a personal interview with an examiner. If you mail us the requested information on provide an explanation, we may or m not reasons for any changes. Lease do he hesitate to will ase do n hesitate to write to us about ything you do not understa

By Interview

If we notify you that we will conduct you examination through a personal interview, or you request such a interview, you have the right to ask that the examination take place at a reasonable time and convenient for both you and the IRS examiner proposes any changes to your return, he or she will explain the reasons for the changes. If you do not agree with these changes, you can meet with the examiner's supervisor.

Repeat Examinations

If we examined your return for the same items in either of the 2 previous years and proposed no change to your tax liability, please contact us as soon as possible so we can see if we should discontinue the examination.

Appeals

If you do not agree with the examiner's proposed changes, you can appeal them to the Appeals Office of IRS. Most differences can be settled without expensive and time-consuming court trials. Your appeal rights are explained in detail in both Publication 5, Your Appeal Rights and How To Prepare a Protest If You Don't Agree, and Publication 556, Examination of Returns, Appeal Rights, and Claims for Refund.

If you do not wish to use the Appeals Office or disagree with its findings, you may be able to take your case to the U.S. ax Court, U.S. Court of Federal Claims, or U.S. District Court where you live. If take your case to court, the IRS will the burden of proving certain facts if adequate records to show your you adequate records to show your tax it bility, cooperated with the IRS, and ertain other conditions. If the court meet with you on most issues in your nd finds that our position was largely anjustified, you may be able to recover some of your administrative and litigation You will not be eligible to recover ese costs unless you tried to resolve your case administratively, including going rough the appeals system, and you gave us the information necessary to resolve the

Collections Publication 594, 7

594, Th Collection ocess, exp responsibilities respon rding payment of

- What to do when you owe taxes. It describes what to to if you get a tax bill and what to do if y think your bill is wrong. It also covers making installment payments, delaying collection and submitting an offer in con
- IRS collection actions. It cove releasing a lien, levies, releasing a levy, seizures and sales, and release of

Your collection appeal rights are explained in detail in Publication 1660, Collection Appeal Rights.

Innocent Spouse Relief

perally, both you and your spouse are each responsible for paying the full amount of tax, interest, and penalties due on your joint return. However, if you qualify for innocent spouse relief, you may be relieved of part or all of the joint liability. To request relief, you must file Form 8857, Request for Innocent Spouse Relief. For more information on innocent spouse relief, see Publication 971, Innocent Spouse Relief, and Form 8857.

Potential Third Party Contacts

Generally, the IRS will deal directly with you or your duly authorized representative.



Printed on recyck d paper

However, we sometimes talk with other persons if we need information that you have been unable to provide, or to verify information we have received. If we do contact other persons, such as a neighbor, bank, employer, or employees, we will generally need to tell them limited information, such as your name. The law prohibits us from disclosing any more information than is necessary to obtain or verify the information we are seeking. Our need to contact other persons may continue as long as there is activity in your case. If we do contact other persons, you have a right to request a list of those contacted.

Refunds

You may file a claim for refund if you think you paid too much tax. You must generally file the claim within 3 years from the date you filed your original return or 2 years from the date you aid to tax, whichever is later. The last energy ally provides for interest on your refund in its not paid within 45 days of the date you filed your return or refup wublication 556. claim f of Returns, Appeal Rights, s for Refund, has more and Cla information on refunds.

If you were due a refund but you did not file a return, and generally must file your return within 3 years from the date the return was due (including extensions) to get

Taxpaver Advocate Service

AS is an dependent organization within pan help protect your taxpayer n offer you help if your tax en is causing a hardship, or you've ven't been able to resolve your h the IRS. If you qualify for our assistance, which is always free, we will do everything possible to help you. Visit taxpay radvocate.irs.gov or call 1-877-77-4778.

Tax Information

The IRS pro forms, public ides the following sources for tions, and additional information.

- Tax Questions: 1-800-829-1040 1-600-829-4059 for TTY/TDD)
- Forms and Publications: 1-800-829-3676 (1-800-829-4059 for TTY/TDD)
- Internet: www.irs.gov
- Small Business Ombudsman: A small business entity can participate in the regulatory process and comment on enforcement actions of IRS by calling 1-888-REG-FAIR.
- Treasury Inspector General for Tax Administration: You can confidentially report misconduct, waste, fraud, or abuse by an IRS employee by calling 1-800-366-4484 (1-800-877-8339 for TTY/TDD). You can remain anonymous.

CUT OUT AND RETURN THE VOICHER AT THE BOTTOM OF THIS PAGE IF YOU ARE MAKING A PAYMENT, EVEN IF YOU ALS HEVE AN INQUIRY.

ALS HAVE AN INQUIRY.

The IRS address must appear in the window. 1483000192

BODCD-WI

Use for payments

Letter Number: LTR3176C Letter Date : 2018-03-14

Tax Period : 201512

TROY L DOWNS 1799 FM 528 RD APT 10201 WEBSTER TX 77598-4725



In reply refer to: 1483000192 Mar. 14, 2018 LTR 3176C 0 201512 30 Input Op: 1486959054 00026986 BODC: WI

TROY L DOWNS 1799 FM 528 RD APT 10201 WEBSTER TX 77598-4725

Taxpayer identification wher:

Form: 1040

Ta periods: Dec. 31, 2015

Employee Toentif case number: 1000142816 M/S 4450

Contact telephone number: 866-883-0235 Contact fax number: 855-246-4886

Dear Taxpayar:

You filed a proported tax return for the tax periods above that claimed one or mare frivolous positions or reflected a desire to delay or impede admitistration of the tax laws. If you don't immediately currect your seturn, we'll assess a \$5,000 penalty against you.

WHI WE ARE CONTACTING YOU

Basel on Internal Revenue (the Section 6702, Parwlous Tax Submissions, we determined the information you filed as a purported tax return, on Nov. 14, 2017 is frivolous and there is no basis in the law for your position.

Federal courts, including the Supreme Court of the United States, have considered positions like yours and relettedly rejected them as without merit. Publication 2105, Why does have to Pay Taxes?, includes examples of frivolous positions and arguments regarding the U.S. tax system under the heading "Job't Fall for These Arguments." Notice 2010-33 provides detailed information on positions identified as frivolous under Section 6,02.

You included a position that has no basis in the law. You're attempting to avoid or reduce tax liabilities or to secure a refund that you're not entitled to.

To avoid this penalty, submit a signed request to withdraw your purported returns for each taxable period listed at the top of this letter within 30 days from the date of this letter. Once you withdraw your purported returns, we will disregard the previous documents you filed and we will not assess the frivolous tax return penalty for each period for which the purported returns were withdrawn.

If you have questions or concerns regarding the information requested or response timeframes, please contact the number listed at the top of

the letter.

Attach this letter to your response and mail it to the return address at the top of this letter.

IF YOU DO NOT WITHDRAW YOUR RETURNS

If you don't withdraw you conturns within 30° days from the date of this letter, or if you submit additional documents asserting a frivolous position, we will assess the \$5,000 penalty for each purported tax return in arning a frivolous position and send you a bill. If you filed a joint frivolous return, both you and your spouse will be assessed a 5,000 penalty. Internal Revenue Code Section 6702 provides us the authority to assess this penalty. We won't respond to any future correspondence asserting any frivolous position.

ADDITIONAL INFORMATION

For more information on positions identified as frivolous under Section 6702 see: www.iis.gov/notice201033. If you don't have a computer, consult a law library to access Notice 2010-33 in the Internal Revenue Bulletin (I.R.B.). You can fill additional information in a publication titled "The Truto About Frivolous Arguments" available on-line only at www.irs.gov/frivolous.

See Publication 2105 for basic information about the tax system. We also encourage you to seek advice from a competent tax professional or a tax attorney qualified to practice it your state.

If you need forms, schedules, or pullications, you can get them by visiting www.irs.gov/forms-puls or 13 c lling 800-TAX-FORM (800-829-3676).

We enclosed a copy of this letter for your records and an envelope for your convenience.

f you have additional questions, you can call us at 866-883-0235, onday through Friday 7:00 am o $3:30~\rm p.m.$ MST.

Mar. 14, 2018 LTR 3176C 0

Input Op: 1486959054 00026988

TROY L DOWNS 1799 FM 528 RD APT 10201 WEBSTER TX 77598-4725

Sincerely yours,

Christine L. Davis Program Manager RICS/IVO

Enclosures: Copy of this letter Envelope

Publication

3

認 IRS

Your Rights as a Taxpayer

Publication 1

This publication explains your rights as a taxpayer and the processes for examination, appeal, collection, and refunds. Also available in Spanish.

The Taxpayer Pill of Rights

1. The Right to Be Informed

Taxpayers have the right to know what they need to do a comply with the tax laws. They are extitled to clear explanations of the laws and IRS procedures in all taxtorms, instructions, publications, notices, and correspondence. They have the right to be informed of IRS decisions about their tax accounts and to receive clear explanations of the outcomes.

2. The Right to Quality Service

Taxpayers have the right to receive promot, courted, and professional assistance in their dealings with the IRS, to be spoken to in a way they can easily understand, to receive clear and easily understand, sandable communications from the IRS, and to speak to a super isor about inacting quate service.

3. The Right to Pay No Were than the Correct Amount of Tax

Taxpayers have the right o pay only be mount of tax I stally due, including interest and penalties, and to have the IF is apply all tax payments properly.

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Taxpayers have the right to raise objections and provide additional documentation in response to formal IRS actions or proposed actions, to expect that the IRS will consider their timely objections and documentation promptly and fairly and to receive a response if the IRS does not agree with their position.

5. The Right to Appeal an IRS Decision in an Independent Forum

Taxpayers are entitled to a fair and impartial administrative appeal of most IRS decisions, including many penalties, and have the right to receive a written response regarding the Office of Appeals' decision. Taxpayers generally have the right to take their cases to court.

The Right to Finality

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7. The Right to Privacy

Taxpayers have the right to expect that any IRS inquiry, examination, or enforcement action will comply with the law and be no more intrusive than necessary, and will respect all due process rights, including search and seizure protections and will provide, whereappleable a collection due process hearing.

8. The Right Commontiality

Taxpayers have the right to expect that any information they provide to the IRS will not be disclosed unless authorized by the taxpayer or to law. Taxpayers have the right to expect appropriate action will be taken against employees, return preparers, and others who wrongfully use or disclose taxpayer return information.

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Taxpalers have the right to retain an authorized representative of their point to represent them in their dealings with the IRS. Taxpalers have the right to seek assistance from a Low Income, a topayer Clinic if they cannot afford representation.

10. The Right to a Fair and Just Tax System

Taxpayers have the right to expect the tax system to consider facts and circumstances that might affect their underlying liabilities, ability to pay, or ability to provide information timely. Taxpayers have the right to receive assistance from the Taxpayer Advocate Service if they are experiencing financial difficulty or if the IRS has not resolved their tax issues properly and timely through its normal channels.

The IRS Mission

Provide America's taxpayers top-quality service by helping them understand and meet their tax responsibilities and enforce the law with integrity and fairness to all.

Examinations, Appeals, Collections, and Refunds

Examinations (Audits)

We accept most taxpayers' returns as filed. If we inquire about your return or select it for examination, it does not suggest that you are dishonest. The inquiry or examination may or may not result in more tax. We may close your case without change; or, you may receive a refund.

The process of selecting a return for examination usually begins in one of two ways. First, we use computer programs to identify returns that may have incorrect amounts. These programs may be based on information returns, such as Forms 1099 and W-2, on studies of past examinations, or on certain issues identified by compliance projects. Second, we use information from outside sources that indicates that a return may have incorrect amounts. These sources may include newspapers, public records, and individuals. If we determine that the information is accurate and reliable, we may use it to select a return for examination.

Publication 556, Examination of Returns, Appeal Rights, and Claims for Refund, explains the rules and procedures that we follow in examinations. The following sections give an overview of how we conduct examinations.

By Mail

We handle many examinations and inquiries by mail. We will send you a letter with either a request for more information or a reason why we believe a change to your return may be needed. You can respond by mail or you can request a personal interview with an examiner. If you mail us the requested information or provide an explanation, we may or may not agree with you, and we will explain the reasons for any changes. Please hesitate to write to us about any ing you do not understand.

By Interview

If we notify you that we will conduct you examination through a personal interview or you request such an interview, you have the right to ask that the examination ta place at a reasonable time and place that convenient for both you and the IRS. If our examiner proposes any changes to your return, he or she will explain the reasons for the changes. If you do not agree with these changes, you can meet with the examiner's supervisor.

Repeat Examinations

If we examined your return for the same items in either of the 2 previous years and proposed no change to your tax liability, please contact us as soon as possible so we can see if we should discontinue the examination.

Appeals

If you do not agree with the examiner's proposed changes, you can appeal them to the Appeals Office of IRS. Most differences can be settled without expensive and time-consuming court trials. Your appeal rights are explained in detail in both Publication 5, Your Appeal Rights and How To Prepare a Protest If You Don't Agree, and Publication 556, Examination of Returns, Appeal Rights, and Claims for

If you do not wish to use the Appeals Office or disagree with its findings, you may be able to take your case to the U.S. Court, U.S. Court of Federal Claims, or S. District Court where you live. If you take your case to court, the IRS will have the burden of proving certain facts if you kept squate records to show your tax liability, pperated with the IRS, and meet certain er conditions. If the court agrees with yo p most issues in your ur position was largely case and finds unjustified ay be able to recover some of yd inistrative and litigation costs. You be eligible to recover these co ts unless you tried to resolve your case adr nistratively, including going appeals system, and you gave through the us the. ecessary to resolve the case.

Collections

94, The IRS Collection Publ s, explains your rights and ibilities regarding payme es. It describes: federa

- we taxes s what do if you s what to to do in while to do if ou think ying. I also cover making it and wh , delaying collect itting an offer mpror
- ection actions. It co releasing a lien, levies, releas izures and sales, and release of

appeal rights are explained detail in Fublication 1660, Collection al Rights.

Innocent Spouse Relief

Generally, both you and your spouse are each responsible for paying the full amount of tax, interest, and penalties due on your joint return. However, if you qualify for innocent spouse relief, you may be relieved of part or all of the joint liability. To request relief, you must file Form 8857, Request for Innocent Spouse Relief. For more information on innocent spouse relief, see Publication 971, Innocent Spouse Relief, and Form 8857.

Potential Third Party Contacts

Generally, the IRS will deal directly with you or your duly authorized representative.



Printeu on recycled paper

However, we sometimes talk with other persons if we need information that you have been unable to provide, or to verify information we have received. If we do contact other persons, such as a neighbor, bank, employer, or employees, we will generally need to tell them limited information, such as your name. The law prohibits us from disclosing any more information than is necessary to obtain or verify the information we are seeking. Our need to contact other persons may continue as long as there is activity in your case. If we do contact other persons, you have a right to request dist of those contacted.

Refunds

refund if you think You may file a cl you paid to much t file the clair within . You must generally file the clair, within years from the date you filed your original return or 2 years from the date you paid the tax, whichever is later. The law generally provides for interest of the state of the st v ger rally provides for interest on your read it is not paid within 45 days of the late you filed your return or claim for ren d. Publication 556, Examination Returns, Appeal Rights, fund has more ims or fund, has more and 0 on on refunds. inform

tue a refund but you did not If you' file a return of generally must file your return within 3 years from the date the fincluding extensions) to u generally must file your ue (including extensions) to get

TAS is an independent organization within the IRS via can help protect your taxpayer rights. We in offer you help if your tax problem is using a hardship, or you've tried but haven't been able to resolve your problem with the IRS. If you qualify for our assistance, which is always free, we will do everything possible to help you. Visit taxpayera tvocate.irs.gov or call 1-877-771,4778.

Tax Information

IRS provides the following sources for publications, and additional

- Tax Questions: 1-800-829-1040 (1-800-829-4059 for TTY/TDD)
- Forms and Publications: 1-800-829-3676 (1-800-829-4059 for TTY/TDD)
- Internet: www.irs.gov
- Small Business Ombudsman: A small business entity can participate in the regulatory process and comment on enforcement actions of IRS by calling 1-888-REG-FAIR.
- Treasury Inspector General for Tax Administration: You can confidentially report misconduct, waste, fraud, or abuse by an IRS employee by calling 1-800-366-4484 (1-800-877-8339 for TTY/TDD). You can remain anonymous.